

**BROACH & STULBERG, LLP**

ATTORNEYS AT LAW

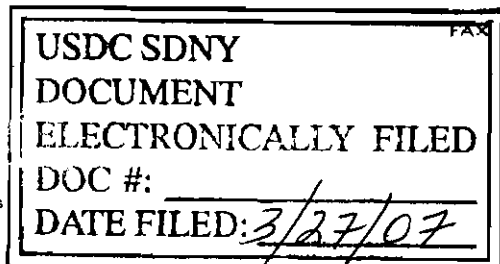
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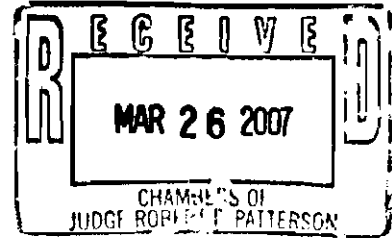
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March 26, 2007



**VIA FACSIMILE** 

Honorable Robert P. Patterson  
United States District Court  
Southern District of New York  
500 Pearl Street  
New York, New York 10007

**MEMO ENDORSED**

Re: Local 100 Transport Workers Union, et al. v. Bernard Rosen, et al.  
06 Cir. 4787 (RPP)

Dear Judge Patterson:

We represent the plaintiffs in the above-referenced case. Presently pending before the Court is the plaintiffs' motion for a preliminary injunction. The parties are expected to be in Court on Friday, March 30, 2007 at 9:30 a.m. for a conference. In addition, plaintiffs' reply papers in support of their motion are due on that date. Defendants are entitled to a further reply.

Unfortunately, the hoped for settlement in this case has not materialized. We are now placed in the awkward position of requesting one additional extension until Friday, April 20, 2007 in order to prepare the reply brief. We make this request because the undersigned has several commitments between now and March 30, 2007 which would preclude giving the issues at hand the thought and care they require. We will not ask for an additional extension of time.

We have contacted counsel for the defendants, who is contacting her clients, and therefore has not taken a position on our request for an extension of time.

We hope this request meets with the Court's approval.

*Opposition granted  
according  
Robert F. Patterson  
3/27/07*

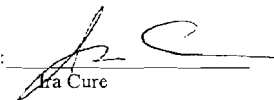
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The Court's considerations are greatly appreciated.

Respectfully submitted,

BROACH & STULBERG, LLP

By:



Ira Cune

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